EXHIBIT A

CLOSED

United States District Court District of Massachusetts (Boston) CIVIL DOCKET FOR CASE #: 1:96-cv-12201-REK

Ayele v. Allright Boston, et al

Assigned to: Judge Robert E. Keeton

Demand: \$1560000

Cause: 42:2003 Job Discrimination

Date Filed: 11/01/1996 Jury Demand: Plaintiff

Nature of Suit: 442 Civil Rights: Jobs

Jurisdiction: Federal Question

Plaintiff

Begashaw Ayele

represented by Begashaw Ayele

PO Box 230548 Aston Station

Boston, MA 02123-0548

PRO SE

V.

Defendant

Allright Boston Park

doing business as

Allright Parking Co., Inc.

represented by Andrew C. Pickett

Jackson, Lewis, LLP

75 Park Plaza

Boston, MA 02116

617-367-0025

Fax: 617-367-2155

Email: picketta@jacksonlewis.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Christopher J. Campbell

Jackson Lewis LLP

75 Park Plaza

4th Floor

Boston, MA 02327

617-367-0025

Fax: 617-367-2155

Email: campbelc@jacksonlewis.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Defendant

Charles Lane

as President

Defendant

Mohammed Ozim

President

Date Filed #		Docket Text		
11/01/1996	1	Complaint filed. Case assigned to Judge: Keeton. Receipt #: 119474 Amount:\$ 120.00. Fee Status: Paid. (fmr) (Entered: 11/06/1996)		
11/01/1996		Summons issued for Allright Boston, Charles Lane, Mohammed Ozim (fmr) (Entered: 11/06/1996)		
11/08/1996	2	Amended complaint by Begashaw Ayele filed. (Answer due 11/18/96 for Mohammed Ozim, for Charles Lane, for Allright Boston) (fmr) (Entered: 11/13/1996)		
11/12/1996	3	Return of service executed as to Allright Boston, Charles Lane, Mohammed Ozim with service on 11/12/96 filed. Answer due on 12/2/96 for Mohammed Ozim, for Charles Lane, for Allright Boston (fmr) (Entered: 11/13/1996)		
11/25/1996	4	Motion by Allright Boston, Charles Lane, Mohammed Ozim to extend time to 20 days to answer the complaint, filed. c/s. (fmr) (Entered: 11/25/1996)		
12/18/1996	5	Letter by Begashaw Ayele dated: 12/18/96 to: Mr. Pickett re: complaint filed. (fmr) (Entered: 12/19/1996)		
12/23/1996	6	Motion by Allright Boston, Charles Lane, Mohammed Ozim for a more definite statement, with memorandum in support, filed. (fmr) (Entered: 12/27/1996)		
01/10/1997	7	Response by Begashaw Ayele in opposition to [6-1] motion for a more definite statement, filed. (fmr) (Entered: 01/13/1997)		
05/23/1997	8	Judge Robert E. Keeton . Memorandum and Order entered. mooting [4-motion to extend time to 20 days to answer the complaint denying [6-1] motion for a more definite statement, defendants must serve a responsive pleading within 10 days after notice of this Order. cc/cl. (fmr) (Entered: 05/28/1997)		
06/09/1997	9	Answer by Allright Boston, Charles Lane, Mohammed Ozim to amende complaint, filed. (fmr) (Entered: 06/10/1997)		
06/20/1997	10	Judge Robert E. Keeton . Notice of Hearing/conference: set scheduling conference for 3:00 on 7/25/97 before Judge Robert E. Keeton . cc/cl (tmc) (Entered: 06/23/1997)		
07/11/1997	11	Notice of Deposition by Begashaw Ayele, filed. (fmr) (Entered: 07/14/1997)		
07/11/1997	12	Proposed Settlement by Begashaw Ayele received for filing. (fmr) (Entered: 07/14/1997)		
07/11/1997	13	Notice of Settlement Proposal by Begashaw Ayele, filed. (fmr) (Entered: 07/14/1997)		

07/11/1997	14	Reply/response by Begashaw Ayele to request for production of documents, filed. (fmr) (Entered: 07/14/1997)		
07/11/1997	15	Request by Begashaw Ayele for Production of Documents, filed. (fr. (Entered: 07/14/1997)		
07/11/1997	16	Letter by Begashaw Ayele to Christopher Campbell re: production documents filed. (fmr) (Entered: 07/14/1997)		
07/21/1997	17	Joint statement by Begashaw Ayele, Allright Boston, Charles Lane Mohammed Ozim, re: 16.1, filed. (fmr) (Entered: 07/22/1997)		
07/25/1997		Scheduling conference held . (fmr) (Entered: 08/01/1997)		
07/25/1997	18	Judge Robert E. Keeton . Clerk's Notes: re: 16.1, Colloquy re: proposed schedule. Colloquy re: discovery disputes. Colloquy re: case will be referred to Judge Mazzone for mediation and set pretrial conference for 3:30 6/3/98, and set Jury trial for 9:00 6/15/98, and set case management conference for 3:30 1/7/98 Court Reporter: None. (fmr) (Entered: 08/01/1997)		
07/25/1997	19	Notice of acknowledgement of deposition notice by Begashaw Ayele, filed. (fmr) (Entered: 08/01/1997)		
07/31/1997	20	Notice of deposition by Begashaw Ayele, filed. (fmr) (Entered: 08/01/1997)		
08/04/1997	21	Letter by Christopher J. Campbell dated: 8/1/97 to: Ms. Cull re: depositions filed. (fmr) (Entered: 08/05/1997)		
08/08/1997	22	Plaintiff's first set of answers to defendants' first set of interrogatories. (fmr) (Entered: 08/11/1997)		
08/12/1997	23	Judge Robert E. Keeton. Notice of deposition of Begashaw Ayele to be takn September 4 and 5, 1997 at 10:00 a.m. in the jury room adjacent to Courtroom #11. cc/cl. (fmr) (Entered: 08/13/1997)		
08/13/1997	24	Judge Robert E. Keeton. Notice of rescheduling of deposition of P-Begashaw Ayele to September 2 & 3 at 10:00 a.m. in jury room adjace to courtroom #II, cc/cl. (fmr) (Entered: 08/13/1997)		
08/13/1997	25	Letter by Andrew C. Pickett dated: 8/12/97 to: Mr. Ayele re: deposition filed. (fmr) (Entered: 08/14/1997)		
08/15/1997	26	Letter by Andrew C. Pickett dated: 8/12/97 to: Mr. Ayele re: deposition filed. (fmr) (Entered: 08/18/1997)		
08/18/1997	27	Notice of change of address filed by Begashaw Ayele by Begashaw Ayele. c/s. (fmr) (Entered: 08/19/1997)		
01/07/1998		Case management conference held . (kf) (Entered: 01/12/1998)		
01/07/1998	28			

		evidence to support each proposed finding of fact or evaluative determination. If plaintiff fails to attend the Case Management conference of April 21, 1998 without good cause, the court expects to dismiss plaintiff's action with prejudice." cc/cl (kf) (Entered: 03/10/1998)	
03/16/1998	37	Motion by Allright Boston to extend time to May 21, 1998 to filing dispositive motions, filed. c/s (kf) (Entered: 03/17/1998)	
03/20/1998	38	Local Rule 7.1 Certification, filed. (kf) (Entered: 03/24/1998)	
03/30/1998	39	Motion by Begashaw Ayele to compel discovery, filed, c/s. (fmr) (Entered: 03/31/1998)	
03/31/1998		Judge Robert E. Keeton . Endorsed Order entered granting [37-1] motion to extend time to May 21, 1998 to filing dispositive motions, cc/cl. (fmr) (Entered: 04/06/1998)	
04/03/1998	. 40	Judge Robert E. Keeton. Order - Take notice that the CMC will be he as scheduled. The allowance of #37 for extension of time to file dispositive mtns on the merits will not delay the hrg on mtns for sanctions a/g P, which may include dismissal if determined to be appropriate, grounded on his failures to appear and comply with cour orders in other respects, Entered, cc/cl. (fmr) (Entered: 04/06/1998)	
04/09/1998	41	Response by Allright Boston, Charles Lane, Mohammed Ozim in opposition to [39-1] motion to compel discovery, filed. c/s (kf) (Entere 04/13/1998)	
04/13/1998	42	Proposed findings of fact and conclusions of law by Begashaw Ayele, filed. c/s (kf) (Entered: 04/17/1998)	
04/14/1998	43	Motion by Allright Boston to dismiss, filed. c/s (kf) (Entered: 04/17/1998)	
04/14/1998	44	Memorandum by Allright Boston in support of [43-1] motion to dismiss filed. c/s (kf) (Entered: 04/17/1998)	
04/14/1998	45	Affidavit of Christopher J. Campbell, re: [43-1] motion to dismiss, filed c/s (kf) (Entered: 04/17/1998)	
04/21/1998		Case management conference held . (kf) (Entered: 04/27/1998)	
Conference held. Oral argument on plaintiff's motion for discovery. denying [39-1] motion to compel discovery. For plaintiff regarding his obligation to answer fair questions REK finds plaintiff's conduct to be inappropriate and distributed toward the court and the administration of justice. Plainting anser questions at deposition, denying [43-1] motion to describe the decisions regarding dismiss, the court consider sanctioning plaintiff for costs \$200, of defendants' expense or expense that has been we of plaintiff's misconduct. If plaintiff wants to continue can		Judge Robert E. Keeton . Clerk's Notes: re: Case Management Conference held. Oral argument on plaintiff's motion for compelling discovery. denying [39-1] motion to compel discovery. REK warns plaintiff regarding his obligation to answer fair questions at deposition. REK finds plaintiff's conduct to be inappropriate and disrespectful toward the court and the administration of justice. Plaintiff agrees to anser questions at deposition. denying [43-1] motion to dismiss. Defendants request that, given court's decisions regarding motion to dismiss, the court consider sanctioning plaintiff for costs. REK allocates \$200. of defendants' expense or expense that has been wasted as a result of plaintiff's misconduct. If plaintiff wants to continue case, REK orders plaintiff to pay \$200. Plaintiff proposes to pay \$25. a week for eight	

10/13/1999	Opinion of the Court of Appeals re: [63-1] appeal, the j district court is Affirmed, entered. (sad) (Entered: 10/13		
11/05/1999	68	Mandate of US Court of Appeals re: [63-1] appeal affirming the judgment of the district court. (mgl) (Entered: 11/05/1999)	
Record on appeal returned from U.S. Court of Appeals, re: appeal . (mgl) (Entered: 11/05/1999)		Record on appeal returned from U.S. Court of Appeals, re: [63-1] appeal . (mgl) (Entered: 11/05/1999)	
11/05/1999		Closed flag. (mgl) (Entered: 11/05/1999)	

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Billable Pages:	5	Cost:	0.40